

the case appears correct, and the levy of a summary settlement cess of one-half of a pie now sanctioned is double of what can legally be imposed.

(Signed) A. ROGERS,
Revenue Commissioner, N.D.

Lands.

No. 1150.

REVENUE DEPARTMENT.

Bombay Castle, 21st March 1867.

Memorandum from the Revenue Commissioner, N.D., No. 1114, dated 14th March 1867—Submitting a communication from the Acting Collector of Surat, who offers certain objections to paragraph 2 of the Government Resolution No. 862, dated 28th February 1867, relative to the assessment of, and enquiry into titles to, land in the town of Surat; and stating that, under the circumstances mentioned, Mr. Hope's view of the case appears correct, and that the levy of a Summary Settlement cess of one-half a pie now sanctioned is double of what can legally be imposed.

RESOLUTION.—It was never the intention of Government to levy the additional $\frac{1}{4}$ pie under the Summary Settlement Act.

2. The levy was intended solely as a Municipal Tax, and as such it would be quite competent for Government to authorize its imposition; but as the Right Honourable the Governor in Council understands that the local authorities are of opinion that it is not required, no further steps need be taken for collecting it, and the order for its collection is withdrawn.

(Signed) H. E. JACOMB,
For Chief Secretary to Government.

To

The REVENUE COMMISSIONER, N.D.